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11	UNITED STATES DISTRICT COURT	
12	WESTERN DISTRICT OF WASHINGTON AT TACOMA	
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14	ANTOLIN ANDREW MARKS,	
15	Plaintiff,	Case No. C06-5675RBL
16	V.	ORDER TO AMEND THE
17	JOHN DOE ALBIN et al.,	COMPLAINT
18	Defendants.	
19	This bivens rights action has been referred to the undersigned Magistrate Judge pursuant to	
20	Title 28 U.S.C. § 636(b)(1)(B). Plaintiff has been given leave to proceed in forma pauperis.	
<ul><li>21</li><li>22</li></ul>	Review of the complaint, and the nearly one hundred pages of exhibits, reveals the complaint	
23	is deficient. The 18 page document does not contain facts linking the named defendant with	
24	specifically identified incidents and the accusations are conclusory rather than specific. The court	
25	will not guess which exhibits belong to which claim.	
26	The document violates Fed. R. Civ. P. 8 (a) and (e)(1). Plaintiff is <b>ORDERED</b> to file an	
27	amended complaint. The amended complaint will act as a complete substitute for the original and	
28	ORDER	

must be received on or before March 7, 2007 or the court will enter a Report and Recommendation that this action be dismissed. The amended complaint needs to contain short, concise factual allegations. The factual allegations must contain enough information for the court and the defendants to identify what specific conduct and event is at issue. When referring to an infraction the plaintiff needs to identify the name of the infracting officer and the date he was infracted. The Clerk is directed to send a copy of this Order to plaintiff, and note the due date for the amended complaint as March 7, 2007. DATED this 25 day of January, 2007. /S/ J. Kelley Arnold J. Kelley Arnold United States Magistrate Judge 

**ORDER**